**WEISS & JONES** 1 Philip E. Weiss, Esq. 1551 Shelter Island Drive 2 San Diego, California 92106 Telephone: (619) 225-8884 3 Facsimile: (619) 225-8801 Attorneys for Plaintiff Bartell Hotels, a California Limited Partnership, 5 dba Half Moon Anchorage 6 7 UNITED STATES DISTRICT COURT 8 SOUTHERN DISTRICT OF CALIFORNIA 9 10 BARTELL HOTELS, A California Limited Case No. 07cv2097-L(BLM) 11 Partnership, dba HALF MOON ANCHORAGE, IN ADMIRALTY 12 Plaintiff. SECOND DECLARATION OF 13 RICHARD BARTELL IN SUPPORT OF EX PARTE APPLICATION FOR 14 ORDER APPOINTING M/Y CLAIRE IRENE, a 1968 Owens Motor 15 Yacht of Approximately 40-Feet In Length And SUBSTITUTE CUSTODIAN 11-Feet In Beam, Bearing California D.M.V. Registration No. CF 8646 ED, AND ALL OF HER ENGINES, TACKLE, ACCESSORIES, F.R.C.P. Supplemental Admiralty 16 Rules C and E. EQUIPMENT, FURNISHINGS AND 17 APPURTENANCES, in rem, 18 Defendant. 19 20 I am a General Partner of the Plaintiff herein, BARTELL HOTELS, a 21 1. California Limited Partnership, dba HALF MOON ANCHORAGE ("PLAINTIFF"), located 22 23 at 2131 Shelter Island Drive, San Diego, California. I make this Declaration on its behalf. Since 1975 I have been, and am now, a member in good standing of the California Bar. 24 Except as to matters stated on information and belief, and as to such matters I believe them to be true, the matters set forth herein are of my own personal knowledge. If called to testify as 26 to these matters I could and would competently testify thereto. 27 28 ///

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- 2. PLAINTIFF maintains, as part of its resort property on Shelter Island (San Diego) a 180 slip marina, at which the DEFENDANT VESSEL has been berthed for several years (the "Marina"). PLAINTIFF's Marina Manager/Dockmaster, Mr. Brad Oliver is well familiar with the DEFENDANT VESSEL. I am informed and believe Mr. Oliver has extensive experience in the maritime arena, including experience in the maintenance, operation, troubleshooting and ordinary repairs to vessels ranging from large cruising sailboats to smaller racing vessels. He served as the Dock Master and before that Security Officer for nearly two decades at San Diego Yacht Club, before assuming his duties for PLAINTIFF. During this time he has had, I understand, occasion to dewater at least 100 occasions and has assisted in the containment of spills from vessels. PLAINTIFF is well familiar with the DEFENDANT VESSEL, and I believe it is fully qualified to preserve and protect her and safely keep her in the place and stead of the United States Marshal, until further Order of the Court.
- 3. In its capacity as Substitute Custodian, PLAINTIFF will perform the following services for the Defendant vessel during her custodianship:
- a. Assume custody of the vessel from the United States Marshal at the place of her arrest, and keep her at its Marina until further Order of the Court;
- b. As soon as possible after assuming custody of the vessel, photograph and/or video tape the interior and exterior, and prepare a written inventory of equipment and property aboard which is not installed as part of the vessel;
  - c. Periodically inspect mooring lines/fenders to assure safe and secure mooring;
- d. Periodically as deemed prudent under the existing circumstances, but no less than weekly, inspect the vessel for watertight integrity, excessive bilge water and fuel, lubricant or other leaks. Where further action beyond those detailed herein is deemed necessary to preserve the vessel, PLAINTIFF shall advise counsel, so counsel can seek an appropriate order from the Court;

e. Provide additional services such as cleaning, minor maintenance, inspection of 1 bottom by a diver for the purpose of cleaning and reporting findings regarding underwater 2 hull, metal and zinc conditions, as such services are deemed prudent; 3 f. PLAINTIFF will operate only machinery described in a proper Court order; 4 g. Provide other such services as may be required from time-to-time, by further 5 order of the Court. All services will be invoiced at rates not exceeding those prevailing in the Port of San Diego, and shall be subject to approval by the Court. PLAINTIFF's responsibility shall not extend to inherent or latent defects or 8 deficiencies in the hull, machinery or equipment, nor to any fines, penalties or costs related to the above. 10 11 5. PLAINTIFF maintains several insurance policies which protect it against negligence during its custodianship. Those policies include, among others: (a) commercial 12 liability with Clarendon America Ins., with a per occurrence limit of \$1,000,000.00 and an 13 aggregate limit of \$2,000,000.00; and (b) marine liability with Clarendon America Insurance. 14 with a per occurrence limit of \$1,000,000.00. 15 16 6. The United States Marshal is unable to perform the above-described services at a comparable price. 17 18 /// 19 /// 20 /// /// 21 22 /// 23 /// 24 /// 25 /// 26 /// 27 ///

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7. PLAINTIFF agrees to accept substitute custodianship of the DEFENDANT VESSEL, her engines, tackle, apparel and furniture, in accordance with the Court's Order Appointing Substitute Custodian.

I declare under penalty of perjury, under the laws of the United States of America, that the foregoing is true and correct.

Executed on January 10, 2008 at San Diego, California.

Richard Bartell, Esq. General Partner, Bartell Hotels

SECOND DECLARATION OF RICHARD BARTELL IN SUPPORT OF EX PARTE APPLICATION FOR APPOINTMENT OF SUBSTITUTE CUSTODIAN

Case No. 07cv2097-L(B) NI